# 1 Lorena Avila Hernandez Living Trust Case No. 07CEPR00102

Attorney Kruthers, Heather H (for Public Guardian – Trustee/Petitioner)

Fourth Account Current and Report of Trustee; Petition for Allowance of Compensation to Trustee and Attorney; and Distribution

DOD: 11/22/06			PUBLIC GUARDIAN, successor trustee, is		trustee, is	NEEDS/PROBLEMS/COMMENTS:
		Petitioner.				
					0 (00 (003 5	Note: If the petition is granted status
			Account period: 07/0	01/14-0	8/28/2015	hearings will be set as follows:
Со	nt. from		Accounting	_	\$93,512.43	<ul> <li>Thursday, 09/15/16 at 9:00a.m.</li> <li>in Dept. 303 for the filing of the</li> </ul>
	Aff.Sub.Wit.		Beginning POH		\$93,489.97	fifth account.
1	Verified		Ending POH		\$80,702.37	iiiii deedorii.
						Pursuant to Local Rule 7.5 if the required
	Inventory		Trustee -	-	4 (2.5 staff	documents are filed 10 days prior to the
	PTC		hours @ \$76/hr. and 2	2.94 depi	uty hours @	hearings on the matter the status hearing
	Not.Cred.		\$96/hr.)			will come off calendar and no
✓	Notice of		Attorney	_	<b>\$1,200.00</b> (less	appearance will be required.
	Hrg		than statutory)		<b>\$1,200.00</b> (1033	
✓	Aff.Mail	w/				
	Aff.Pub.		Bond fee	-	<b>\$235.34</b> (ok)	
	Sp.Ntc.		Politica or prove for a	an Ordo		
	Pers.Serv.		Petitioner prays for a	an Oraei	I <b>.</b>	
	Conf.		<ol> <li>Approving, al</li> </ol>	lowing a	ınd settling the	
	Screen		Fourth accou	nt.		
	Letters		2. Authorizing th	e admin	istrator and	
	Duties/Supp		attorney fees	and cor	mmissions.	
	Objections		3. Payment of B	ond fee.		
	Video					
	Receipt					
	CI Report					
	9202					
✓	Order					
	Aff. Posting					Reviewed by: LV
	Status Rpt					<b>Reviewed on:</b> 10/15/2015
	UCCJEA					Updates:
	Citation					Recommendation:
	FTB Notice					File 1 – Hernandez
						1

# 2 Donald Campbell (CONS/PE) Case No. 10CEPR00319

Attorney Kruthers, Heather H. (for Public Guardian – Conservator/Petitioner)

Third Account Current and Report of Conservator and Petition for Allowance of Compensation to Conservator and Attorney

Ag	Age: 76		<b>PUBLIC GUARDIAN,</b> Conservator, is Petitioner.		NEEDS/PROBLEMS/COMMENTS:
			Account period: <b>09</b>	2/18/13 – 08/24/15	<b>Note:</b> A status hearing will be set as follows:
Со	ont. from Aff.Sub.Wit.		Accounting: Beginning POH: Ending POH:	\$272,661.35 \$180,095.69 \$187,944.83	Thursday, October 26, 2017 at 9:00am in Dept. 303 for filing of the Fourth Account.
<b>✓</b>	Verified Inventory		Conservator:	<b>\$1,476.72</b> (10.5	Pursuant to Local Rule 7.5 if the
	PTC Not.Cred.		staff hours @ \$76/hr hours @ \$96/hr.)	r. and 7.07 deputy	required documents are filed 10 days prior to the hearings on the matter, the status hearing will come
<b>√</b>	Notice of Hrg		Attorney: than allowed per L	<b>\$1,250.00</b> (less ocal Rule)	off calendar and no appearance will be required.
<b>✓</b>	Aff.Mail Aff.Pub.	w/	Bond Fee:	<b>\$1,060.16</b> (ok)	
	Sp.Ntc.		Costs:	<b>\$26.00</b> (certified	
	Pers.Serv.		copies)	\$20.00 (Cerillied	
	Conf. Screen		Petitioner prays for	an Order:	
	Letters			allowing and settling	
	Duties/Supp		the third acc	count; the conservator and	
	Objections Video		attorney fee	es and commissions;	
	Receipt		3. Authorizing p bond fee ar	•	
✓	CI Report		boria ice ai	IG C0313.	
<b>√</b>	2620(c)			ennifer Daniel filed	
<b>✓</b>	Order		a report on 05/12/1	5.	Partament In 15
	Aff. Posting Status Rpt				Reviewed by: JF Reviewed on: 10/15/15
	UCCJEA				Updates:
	<del></del>		Recommendation:		
	FTB Notice				File 2 – Campbell

Attorney

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Janisse, Ryan Michael (for Joe Garcia, II – Administrator/Petitioner)

# First and Final Report of Administrator on Waiver of Account and Petition for Final Distribution

DOD	: 03/22/10	JOE GARCIA, II, Administrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Accounting is waived.	The court will not order     distribution of real property in     undivided interests absent the
✓ \ ✓ \	t. from Aff.Sub.Wit.	I & A - \$120,000.00 POH - \$120,000.00 (no cash)	written consent of all distributees. (Local Rules 7.12.4A) Need consents from Joe Garcia, II, Crystal Garcia and Fernando
<u> </u>	nventory PTC	Administrator- waived	Garcia.
	Not.Cred. Notice of	Attorney - waived	Petitioner opened this matter with a fee waiver; filing fees are a
	Irg	Distribution, pursuant to intestate	cost of administration. Petitioner
<del>                                   </del>	Aff.Mail	succession, and the disclaimer/assignment of Joe Garcia,	and others are receiving property from the estate, therefore filing
-	Aff.Pub.	Sr., is to:	fees are due as follows:
	Sp.Ntc.	31., 13 10.	<ul> <li>Petition for Probate, filed</li> </ul>
F	Pers.Serv.	Joe Garcia, II- 1/3 interest in real	02/07/12 - \$395.00
	Conf.	property as tenant in common	<ul> <li>Petition to Approve</li> </ul>
<del>                                   </del>	Screen		Settlement Agreement, filed
L	etters 03/22/12		09/09/14 - \$435.00
] [	Outies/Supp	property as tenant in common	<ul> <li>Petition for Final Distribution, filed 09/11/15 - \$435.00</li> </ul>
	Objections	Fernando Garcia - 1/3 interest in real	Total filing fees due: \$1,265.00
	Video Receipt	property as tenant in common	101d1 mmig 1003 d00. \$1,200.00
	CI Report		
√ g	7202		
<b>√</b> (	Order		
	Aff. Posting		Reviewed by: JF
<del>                                   </del>	Status Rpt		<b>Reviewed on:</b> 10/15/15
	JCCJEA		Updates:
	Citation		Recommendation:
[✓ F	TB Notice		File 3 - Garcia

Case No. 12CEPR00468

Attorney: Michael J. Morris (for Petitioner Brandenburger & Davis)
Attorney: Jeffrey L. Wall (for Successor Administrator Gloria Hagopian)

Petition to Determine Heirship and Assignment of Partial Interest in Estate

			Ennancement of the control of the co	
DC	D: 12/6/11		BRANDENBURGER & DAVIS, an heir search	NEEDS/PROBLEMS/
			company and assignee of a portion of the	COMMENTS:
			interests of the paternal intestate heirs, is petitioner.	
			permoner.	
Со	nt. from 09101	5	<b>Petitioner states</b> at the time of her death,	
	Aff.Sub.Wit.		Cheryl Smart was a widow and had no	
✓	Verified		children.	
	Inventory		Petitioner is informed and believes that	
	PTC		Decedent died intestate.	
	Not.Cred.			
1	Notice of		Petitioner states Decedent was the daughter of	
	Hrg		Paul Pap and Delores Milano (copy of decedent's birth certificate is attached to the	
✓	Aff.Mail	W/	petition).	
	Aff.Pub.			
	Sp.Ntc.		Petitioner states the Decedent's father, Paul	
	Pers.Serv.		Papa, apparently split from the Decedent's mother, after which he returned to Louisiana,	
	Conf.		where he married Jesse May Papa and had a	
	Screen		son. The son, Daryl Jesse Papa died without	
	Letters		issue. The Decedent had no other siblings.	
	Duties/Supp			
	Objections		The Decedent's father had four siblings all of	
	Video		whom predeceased the Decedent, leaving issue, as outlined in the petition.	
	Receipt		issue, as oblinied in the pennon.	
	CI Report		Petitioner contends that the Decedent's estate	
	9202		should be divided into 10 equal shares to be	
✓	Order		divided proportionally between the surviving paternal first cousins and the issue of the	
	Aff. Posting		predeceased paternal first cousins.	Reviewed by: KT
	Status Rpt		p. 2 3 3 3 3 3 3 5 5 7 5 7 7 5 7 7 7 7 7 7 7	<b>Reviewed on:</b> 10/16/15
	UCCJEA		Petitioner alleges the Paternal Heirs are entitled	Updates:
	Citation		to inherit the entire estate to the exclusion of	Recommendation:
FTB Notice			the maternal cousins. Petitioner alleges that all	File 4 – Smart
			of the siblings of Decedent's mother died	
			without issue so the closest maternal heirs of the	
			Decedent are second cousins or more remote heirs.	
			110113.	
			Please see additional page	
		•		

#### Case No. 12CEPR00468

#### Wherefore Petitioner prays for an order that the Court determine:

- 1. That each of the following individuals is entitled to a 10% share of the net distributable assets of the Decedent's estate as first cousins of the Decedent: Mary Cordaro Bonono, Antoinette Cordaro Lucero, John Joseph Cordaro, Jeanne M. Cecola, Russel Anthony Cecola, Antoinette Paula Johnson, Josephine Marie Tuminello Allee.
- 2. That Phillip Joseph Cecola, Jr., paternal cousin once removed, is entitled to a 10% share of the net distributable assets of the Decedent's estate through his deceased father.
- 3. That Raymond McFerrin, Theresa McFerrin and Mark Anthony McFerrin, first cousins once removed of the Decedent are each entitled to a 3.33% share of the distributable assets of the Decedent's estate through their predeceased father.
- 4. That John C. Cordaro, Joseph Allen Cordaro, Michael Anthony Cordaro, Emile Braden Cordaro, Kathy Elena Shafer and July Cordaro Aillet, first cousins once removed of the Decedent are each entitled to a 1.666% share of the distributable assets of the Decedent's estate through their predeceased mother.
- 5. That Petitioner is entitled to receive 1/3 of the assets distributable to each of the Paternal Heirs pursuant to written assignments.

Objections to Petition to Determine Heirship filed by Successor Administrator Gloria Hagopian on 9/3/15. Objector states the Heirship Petition alleges that the Decedent was the daughter of Paul Papa and Dolores Milano. That allegation is false as shown by the facts set forth below.

Delores Hagopian states she is the first cousin of Dolores, the predeceased mother of Cheryl Smart. Ms. Hagopian states when she was a young girl, she, along with her sisters were frequently in the home of Dolores and her parents during the 1940s. She personally observed that Dolores was very much in love with a serviceman named "Bill". She never knew Bill's last name. Ms. Hagopian states she saw Dolores and Bill in amorous situations in her parent's living room, and Dolores talked about her love for Bill frequently. While this relationship was ongoing, Dolores became pregnant with Cheryl. It was evident to her, and a logical conclusion, that Bill was the father of Cheryl. Cheryl was still in utero when Bill died.

When Dolores was still pregnant with Cheryl, and after Bill died, she stated dating Paul, who was also a serviceman. Ms. Hagopian states she remembers that Paul and Dolores never lived together.

Cheryl was born in 1945. Cheryl was initially Cheryl Papa. Ms. Hagopian states she remembers Dolores saying she wanted Cheryl to have a last name other than Milano, but Dolores also said Cheryl was not Paul's child.

Ms. Hagopain states Dolores stated in her presence that Paul proposed marriage to Dolores and wanted her to go with him to Louisiana. Dolores said she rejected the proposal, because she said she wanted to stay in Fresno. Very shortly after that, Paul returned to Louisiana and Ms. Hagopian never saw him again. Dolores said Paul got married in Louisiana and started a family there.

Please see additional page

Case No. 12CEPR00468

#### Objections continued:

Dolores told Ms. Hagopian that she had to get a job to support herself and Cheryl, because Paul did not provide any support for Cheryl. It is her recollection that Paul never acted as if he were the father of Cheryl.

Ms. Hagopian further recalls that after Paul left the Fresno area, Dolores changed Cheryl's name to Pope, because she said she did not want Cheryl to have Paul's name any more.

Ms. Hagopian states she has no recollection and does not believe that a ceremony of marriage ever took place between Dolores and Paul. Dolores to Ms. Hagopian's recollection never used Papa as a surname.

Wherefore, Gloria Hagopian, as Successor Administrator of the estate and as Objector in this proceeding, prays that this Court order:

- 1. That Paul Papa was not the father of Decedent.
- 2. That neither Brandenburger & Davis, nor any of the relatives of Paul Papa, are entitled to any share of the Estate of Cheryl Ann Smart, Deceased.

#### Points and Authorities in Support of Objection filed on 9/3/15.

**Request for Judicial Notice filed 9/9/15.** Objector requests the Court take Judicial Notice of:

- 1. The Standard Certificate of Marriage of Paul Papa and Delores Milano certifying marriage on October 28, 1944 issued by the County of Fresno, California. (Exhibit A)
- 2. The Certificate of Live Birth of Cheryl Ann Papa, nee Milano on June 10, 1945 issued by the County of Fresno, California. (Exhibit B)
- 3. The Interlocutory Decree of Divorce entered by the Superior Court of California, County of Fresno, in the dissolution of marriage between Dolores Papa and Paul Papa awarding physical custody of Cheryl Ann Papa and child support to Dolores Papa on January 20, 1947. (Exhibit C)

Response to Administrator's Objection to Petition to Determine Heirship filed on 9/9/15. The single point raised in the objection to this Petition is that Paul Papa and Dolores Milano were not married and, therefore, there is no presumption that Paul Papa was the father of the decedent, Cheryl A. Smart. Paul Papa and Dolores Milano were married in Fresno, California on October 28, 1944. Pursuant to Family Code §7611, Cheryl A. Smart, nee Papa, is presumed to be the child of Paul Papa.

The evidence is both clear and consistent that Paul Papa was the father of Cheryl A. Smart, nee Papa.

Please see additional page

Case No. 12CEPR00468

#### Response to Administrator's Objection to Petition to Determine Heirship filed on 9/9/15 (cont):

The Declaration of Gloria Hagopian is not persuasive for several reasons:

- a. The statement attributed to the decedent's mother, Dolores, are hearsay and do not qualify as an exception to the hearsay rule.
- b. The statements of Ms. Hagopian regarding the relationship between Dolores and "Bill" lack credibility in light of the fact that Paul and Dolores were married more than 8 months before Cheryl was born. In its best light, the recollection of events that occurred 70 years ago when Ms. Hagopian was 10 years old. Clearly Dolores was not pregnant by "Bill" before his death and then began dating Paul, since Paul and Dolores were married more than 8 months before Cheryl was born. Dolores may not have even known she was pregnant when she married Paul.
- c. Paul and Dolores divorced in 1947. Paragraph 3 of the divorce decree refers to Cheryl as a child of the marriage and provides for the payment of support. Reference to the Court file shows that contrary to the declaration of Ms. Hagopian, Paul Papa did pay child support for Cheryl including a lump sum in 1957 to catch up back support due.
- d. When Cheryl died, Ms. Hagopian was the informant on Cheryl's death certificate. She listed Paul Pope as Cheryl's father. With the passage of time she may have forgotten Cheryl's father was Paul Papa and not Paul Pope.

Wherefore, the Petitioner prays for the order requested in the Petition to Determine Heirship filed.

# 5 Leticia Wilson (GUARD/P)

Petitioner Palacios, Shannalee (Pro Per – Mother)
Attorney Kirkland, Alexia (for Katie Cipolla – Objector)
Petition for Visitation

Case No. 12CEPR00762

	Petition for Visitation					
Age: 5 years			SHANNALEE PALACIOS, mother, is	NEEDS/PROBLEMS/COMMENTS:		
			petitioner.			
				Minute Order of 09/24/2015: The		
				Court orders the Court Investigator to		
Cc	ont. from 08271	5		interview Shannalee Palacios and		
	2415	<b>O</b> ,	Please see petition for details	Katie Cipolla, as well as whomever is residing in the households of both,		
	Aff.Sub.Wit.			and make a recommendation to the		
	Verified			Court with regard to the request for		
✓	verilled			visitation made by Ms. Palacios.		
	Inventory			<b>'</b>		
	PTC			1. Need proof of service fifteen (15)		
	Not.Cred.			days prior to the hearing of the		
1	Notice of			Notice of Hearing along with a		
	Hrg			copy of the Petition for Visitation		
1	Aff.Mail	w/		for:  • Martin Mendoza (Father)		
	Aff.Pub.			<b>Note:</b> Declaration of Due Diligence		
	Sp.Ntc.			filed 09/17/2015 states petitioner		
	Pers.Serv.			went to father's last known address		
				and spoke to his mother and sister.		
	Conf. Screen			They do not know his current		
				whereabouts however they do		
	Letters			believe he is in Mexico.		
	Duties/Supp			2. Notice of Hearing filed		
	Objections			09/17/2015 indicates the father,		
	Video			Martin Mendoza, was served by		
	Receipt			mail c/o Nena Mendoza. Service		
	CI Report			must be directly to the individual		
	9202			and cannot be in c/o another		
	Order	Х		individual.		
	Aff. Posting			Reviewed by: LV		
	Status Rpt			Reviewed by: 17 Reviewed on: 10/15/2015		
	UCCJEA			Updates:		
	Citation			Recommendation:		
	FTB Notice			File 5 – Wilson		
<u> </u>	. ID HONCE			1.110 0 11110011		

# Amended Carol Bailey Living Trust 1998 Winter, Gary L. (for H.F. Rick Leas – Trustee – Petitioner)

Case No. 13CEPR00198

# Petition for Settlement of Account and Approval of Trustee and Attorney Fees

		H.F. RICK LEAS, Trustee with bond of	NEEDS/PROBLEMS/COMMENTS:
		\$500,000.00, is Petitioner.	Note: Balling and delication
		Account period: 01/01/14 - 12/31/14	Note: Petitioner states that David and Arlene Liles serve as
		Accounting: \$520,619.16	Guardian Ad Litem for Raven
Co	nt. from	Beginning POH: <b>\$482,065.11</b> Ending POH: <b>\$362,313.75</b>	Nicole Bailey, however, the
	Aff.Sub.Wit.	302,313.73	Examiner was unable to locate
✓	Verified	Petitioner states the trustee and attorneys	an order appointing them as
	Inventory	are entitled to reasonable compensation	such in this matter. They were appointed as Co-Guardians of
	PTC	from the trust for their respective services	the Person of Raven on
	Not.Cred.	during the account period, and that the	12/10/07 in case no.
✓	Notice of	following sums that have already been paid are reasonable compensation:	07CEPR01023.
L,	Hrg	= Trustee - \$1,489.50	
<b>✓</b>	Aff.Mail w/	Attorney - \$1,476.25	<b>Note:</b> Raven Nicole Bailey
	Aff.Pub.	<b> </b>	turned 18 on 08/12/97,
_	Sp.Ntc.	Petitioner requests the Court authorize	therefore, by operation of law,
	Pers.Serv.	additional attorney's fees and costs in connection with this petition of \$2,818.50 as	the guardianship of her person
	Conf.	itemized in Exhibit C.	terminated on 08/12/15 (after
	Screen	=	the end of the account period).
	Letters	Petitioner states:	
	Duties/Supp	This account to the Court is not required but	
_	Objections	elective. The petition is reasonably necessary for the protection of the interests of both	
	Video Receipt	Petitioner and a beneficiary. During the	
-	CI Report	period of this account, the Trustee has made	
	9202	discretionary distributions of principal to	
<b>✓</b>	Order	Raven Nicole Bailey, a minor, and without	
	Aff. Posting	Court approval of this account, the Trustee would be required to hold back substantial	Reviewed by: JF
	Status Rpt	funds from distribution to the beneficiaries in	<b>Reviewed on:</b> 10/16/15
	UCCJEA	order to cover potential costs of litigating	Updates:
	Citation	any claims made during the approximately	Recommendation:
	FTB Notice	three years statute of limitations under	File 6 – Bailey
		Probate Code § 16460(a) and additional two years under CCP § 352.1(a). Therefore, by	
		means of this Petition, Trustee seeks timely	
		determination of all matters presented in this	
		Account so that the beneficiaries may	
		receive ongoing and future distributions	
		without lengthy delay.	
		Continued on Page 2	

# 6 Amended Carol Bailey Living Trust 1998 Case No. 13CEPR00198

Page 2

On 02/17/15, this Court heard and approved Petitioner's Petition for (1) Settlement of Account; (2) Approval of Trustee's Fees; (3) Attorney's Fees for the period from January 1, 2013 to May 13, 2013, when Petitioner was appointed Trustee, and May 14, 2013 to December 31, 2013.

In the 2013 Account, this Court approved the Trustee's denial of the requests of Brandon Michael Bailey for mandatory and discretionary distributions under Article Sixth Section 6.02 C. 1. of the Trust. In the 2014 Account, the Trustee has continue to receive requests from Brandon Michael Bailey for such distributions and has denied them on the same grounds as the 2013 Account – that the twelve month term for mandatory distribution has expired and that Brandon Michael Bailey remains incarcerated, is not and has not been "employed" within the meaning of the Trust and that such distributions are subject to Trustee's discretionary authority.

The present beneficiaries as to Trust income and principal are BRANDON MICHAEL BAILEY, Decedent's son, and RAVEN NICOLE BAILEY, Decedent's granddaughter (Brandon Michael Bailey's daughter) whose interests continue until Trust termination.

RAVEN NICOLE BAILEY is a minor. David Liles and Arlene Liles have been appointed as Guardians of the Person and of RAVEN NICOLE BAILEY (case No. 07CEPR01023). Petitioner states that David Liles and Arlene Liles also serve as Guardian Ad Litem for Raven.

No present beneficiary has a right to withdraw property from the trust. No present beneficiary is the holder of a presently exercisable general power of appointment. Probate Codes § 15803 and 15804(a)(1) do not apply.

RAVEN NICOLE BAILEY is the sole residuary beneficiary of the Trust and the Trust shall terminate on 12/07/20. If RAVEN NICOLE BAILEY is not then living, the Trust would be distributed to her then living children, by right of representation, RAVEN NICOLE BAILEY has no children of her own at this time. If RAVEN NICOLE BAILEY is not then living and had no living children, the Trust would be distributed to the Decedent's issue, which, if he is then living, would be BRANDON MICHAEL BAILEY, or if not, then to his then living children. The Trustee has no knowledge of any other children of BRANDON MICHAEL BAILEY at this time.

#### Petitioner requests Order of this Court finding that:

- 1. All facts stated in the petition are true and that all notices required by law have been duly given.
- 2. The Court has received disclosure regarding the relationship between BRANDON MICHAEL BAILEY and RAVEN NICOLE BAILEY, and each beneficiary of the Trust who is a minor;
- 3. The Court has received full disclosure regarding the relationship between David Liles and Arlene Liles, Guardians of the Person and Guardians ad Litem and RAVEN NICOLE BAILEY, with regard to the Petition and there is no conflict of interest;
- 4. This account and report be settled, allowed and approved, and all acts and transactions of Petitioner set forth in it be ratified, confirmed and approved;
- 5. Petitioner and the attorneys for Petitioner be allowed the requested compensation for their services.
- 6. Such other and further orders as the Court may deem proper under the circumstances.

#### Armen Kiramidjian (Estate) 7 Atty

Case No. 13CEPR00359

Renge, Lawson K. (for Betty Phillips and Rose Lee Little – sisters/co-executors)

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

DOD: 11/26/12	BETTY PHILLIPS and ROSE LEE LITTLE,	NEEDS/PROBLEMS/COMMENTS:		
	sisters, were appointed Co-Executors			
	with full IAEA and without bond on	CONTINUED FROM 09/24/15 Minute Order from 09/24/15 states:		
	06/11/13. Letters Testamentary were			
Cont. from 080814,	issued on 06/11/13.	The default in 14CEGG02269 is still		
102314 , 012115,	lancardon C. Arrangiant a sufficient at 1 file of	being processed; case management		
042215, 062415,	Inventory & Appraisal, partial no. 1, filed 02/13/14 - \$615,000.00	has continued the matter to		
070915, 092415	02/13/14 - \$615,000.00	12/14/15.		
Aff.Sub.Wit.	Inventory & Appraisal, final, filed	As of 10/15/15, nothing further has		
Verified	07/17/14 - \$63,096.95	been filed in this matter.		
Inventory	Status Deport filed 10/1//15 states: 5	1 Nood Account/Deport on Meire		
PTC	Status Report filed 10/16/15 states: a request for default judgment against	Need Account/Report on Waiver     of Account and Petition for Final		
Not.Cred.	Karlie Steinhauer and Jamie Rust,	Distribution and/or current written		
Notice of	defendants in the civil action Phillips	status report.		
Hrg	and Little vs. Steinhauer and Rust was	'		
Aff.Mail	filed on 05/26/15. A judgment against			
Aff.Pub.	Steinhauer and Rust is necessary for inclusion as an asset of this Estate. As of			
Sp.Ntc.	10/16/15, Petitioner is still waiting for a			
Pers.Serv.	Judgment to be entered by the Court.			
Conf.	The Judgment is in excess of \$56,000.00.			
Screen	Upon entry of the judgment against			
Letters	Steinhauer and Rust, it is believed that			
Duties/Supp	the estate will be in a condition to be closed.			
<b>Objections</b>	Closed.			
Video				
Receipt				
CI Report				
9202				
Order				
Aff. Posting		Reviewed by: JF		
Status Rpt		<b>Reviewed on:</b> 10/15/15		
UCCJEA		Updates:		
Citation		Recommendation:		
FTB Notice		File 7 – Kiramidjian		
		7		

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#### Lawson K. Renge (for Petitioner Betty A. Pate, Executor) Attorney

# First and Final Account and Report of Administration and Petition for Final

			Settlemen	t and D	istribution; Acco	unti	ing Waived
DC	D: 4/4/2013		BETTY A. PA		-	NI	EEDS/PROBLEMS/CO
			Executor, is	Petition	ner.	1	D
			Accounting	ı is waiv	red	1.	Pursuant to Local will not order distr
			Accounting	113 Walv	ca.		property, such as
Co	nt. from		1& A		\$644,428.38		and vehicle, in ur
	Aff.Sub.Wit.		POH		\$493,100.79		without the writte
✓	Verified			(\$83,6	672.41 is cash)		distributees. Petiti
<b>√</b>	Inventory		Executor	_	[\$15,888.57?]		the Court conser beneficiary regar
<b>√</b>	PTC		(statutory)		• · · · · •		distribution in unc
_							specified in the P
✓	Not.Cred.		Attorney (statutory)		[\$15,888.57?]		consents to distrik interests from the
✓	Notice of		(3/4/0/0/9)				• JIMMY E. SELZ
	Hrg						BETTY A. PATE.
✓	Aff.Mail	W/	Distribution	•			
	Aff.Pub.		Decedent's	Will is t	o:	2.	0 1
	Sp.Ntc.		JIMMY E. SE	17FR _ <	325 947 64		estate real prope \$83,672.41 as net
	Pers.Serv.				d ½ interest in		does not state the
	Conf.		Installment i				price, which is red
	Screen		undivided 1/2				the purpose of co
	Letters 080	213	DETTY A DAT	re ¢2 <i>e</i>	047 44 oach		statutory fee purs
	Duties/Supp		an undivide	-	<b>5,947.64</b> cash,		Code § 10800(b) amount of the ap
	Objections		Installment i				property in the in
	Video		undivided 1/2				over the appraisa
	Receipt		orialviaca /	2	51 II 1 1 5 5 1 K		receipts, <u>less losse</u>
	CI Report						<u>value on sales</u> . N
✓	9202						sales price in orde loss on sale and t
1	Order		1				statutory fee calc
	Aff. Posting		]			Re	eviewed by: LEG
	Status Rpt					Re	eviewed on: 10/15/
	UCCJEA		_			Up	odates:
	Citation						ecommendation:
1	FTB Notice					Fil	e 8 – Guidi

#### OMMENTS:

- al Rule 7.12.4, the Court tribution of personal is the installment note individed interests en consent of all tioner has not filed with nt from each arding the proposed divided interests as Petition. Need signed ibution in undivided e following distributees:
  - ZER:
  - Ξ.
- the Petition states the erty was sold, and lists et proceeds of sale, but ne real property sales equired information for alculating the rsuant to Probate ), which uses the total ppraisal value of the nventory, <u>plus gains</u> sal value on sales, plus ses from the appraisal Need real property der to show any gain or to confirm the correct lculation.

/15

# Rosie Reyna (CONS/PE)

Case No. 13CEPR00908

Attorney Attorney Attorney LeVan, Nancy J. (for Julie Castillo and Connie Martinez – Petitioners)

Kruthers, Heather H. (for Public Guardian – Conservator)

Janisse, Ryan M. (Court appointed attorney for Conservatee)

Petition for Reimbursement to Julie Castillo and Connie Martinez for Attorney Fees Already Paid and Payment of Attorneys Fees for Nancy J. LeVan, Attorney for Julie Castillo and Connie Martinez from the Conservatorship Estate

_	Cusii	iio u	ınd Connie Martinez from the Conservatorship Estate	
			JULIE CASTILLO and CONNIE MARTINEZ, Daughters, are	NEEDS/PROBLEMS/
			Petitioners.	COMMENTS:
			FRESNO COUNTY PUBLIC GUARDIAN was appointed	CONTINUED TO
			Conservator of the Person and Estate on 4/2/15.	12/8/15
			Conservator of the Feison and Estate off 4727 to.	12/0/10
	Aff.Sub.Wit.		<b>Petitioners state</b> they are requesting reimbursement for	Per attorney
~	Verified		attorneys fees that they have paid attorneys who have	request
	Inventory		represented them in their attempts to protect their	
	PTC		mother and her estate and to file for appointment as	<u>SEE PAGE 3</u>
	Not.Cred.		conservators. Their petition was objected to by Joseph	
~	Notice of		Reyna and Stan Teixeira as court appointed attorney for Rosie Reyna.	
	Hrg		Resid Reyrid.	
~	Aff.Mail	W	Petitioners state their actions were for the benefit of the	
	Aff.Pub.		Conservatee and her estate and were taken to prevent	
	Sp.Ntc.		Joseph Reyna from abusing Rosie Reyna and to protect	
	Pers.Serv.		her from isolation and to protect her assets.	
	Conf.		Petitioners were originally represented by Attorneys	
	Screen		Jennifer Walters and Lisa Horton of Walters and Moshrefi.	
	Letters		Their petition for temporary conservatorship was denied,	
	Duties/Supp		and the parties agreed to mediation, but Joseph Reyna	
	Objections		did not follow through with the agreement reached in	
	Video		mediation. In July 2014, Petitioner asked if Attorney Nancy	
	Receipt		LeVan would take the case over because they were paying Walters and Moshrefi a large amount in fees and	
	CI Report		didn't feel anything was being accomplished. Ms. LeVan	
	9202		substituted in on 7/23/14.	
>	Order			
	Aff. Posting		Attached are statements from Walters and Moshrefi	Reviewed by: skc
	Status Rpt		which total \$13,839.66. This bill has been paid in full by Petitioners.	Reviewed on:
			i elilioneis.	10/16/15
	UCCJEA		Petitioners state that after Attorney LeVan substituted in,	<b>Updates:</b> 10/20/15
	Citation		settlement was continued because Mr. Teixeira still	Recommendation:
	FTB Notice		objected to establishment of a conservatorship. Finally	File 9 – Reyna
			agreement was reached and recited in Court on 9/16/14.	
			The Public Guardian was appointed as Conservator of	
			the Estate only and Letters issued 9/17/14.	
			SEE PAGE 2	
		<u> </u>	<u> </u>	<u>II</u>

### Case No. 13CEPR00908

#### Page 2

**Petitioners state** Attorney LeVan prepared the settlement agreement after many emails to Attorney Teixeira confirming and editing the terms. Julie and Connie signed the agreement 11/6/14 and the agreement was forwarded to Mr. Teixeira for his and Rosie's signatures; however, those signatures were never received. Mr. Teixeira filed a motion to be relieved as counsel and was relieved as counsel on 2/25/15.

On 5/5/15, the Public Guardian was appointed permanent conservator of the person and estate, and was also appointed successor trustee of the Rosie Reyna Revocable Trust. Rosie was moved into Julie Castillo's home and resides there to this date. Joseph Reyna has vandalized Rosie's home and refuses to move out. An unlawful detainer action has been brought by the PG to remove Joseph from Rosie's home so that Rosie can once again occupy her own home.

Petitioners state their actions have brought benefits to the Conservatee and the conservatorship. In order to accomplish protection of the Conservatee, Petitioners had to hire attorneys to represent them for the initial conservatorship, the mediation, the settlement conferences and discussions, and for finally having the PG appointed as conservator of the person and estate.

Petitioners have paid \$13,839.66 to Walters and Moshrefi and \$6,429.08 to Attorney Nancy J. LeVan, with a remaining balance of \$1,504.08, not including filing fees, mediation fees, and costs. The total hours expended by attorneys on Petitioners' behalf to protect their mother and her assets is 65.4 hours. The Conservatee could not fight for herself or her estate when Joseph Reyna was not acting in her best interest. If they had not acted, her main source of income and property would have been destroyed.

Attached are billing statements from attorneys Walters and Moshrefi and Nancy LeVan.

#### Petitioners pray for an order:

- 1. Authorizing the Conservator of the Estate to reimburse Petitioners \$13,839.66 for fees paid for services provided by Walters and Moshrefi;
- 2. Authorizing the Conservator of the Estate to reimburse Petitioners for \$6,429.08 for attorney fees paid to Nancy LeVan; and
- 3. Authorizing the Conservator of the Estate to pay Nancy LeVan \$1,540.50 attorney fees incurred that have not yet been paid.

(Total amount requested: \$21,809.24)

**SEE PAGE 3** 

#### Page 3

#### NEEDS/PROBLEMS/COMMENTS:

- Notice of Hearing was only served on Deputy County Counsel Heather Kruthers, but was not served directly on the Public Guardian as Conservator or served directly on the Conservatee or her court-appointed attorney. See Probate Code §1214 and Cal. Rule of Court 7.51. Continuance may be required for proper notice.
- 2. Examiner notes that the agreement referred to in this petition, as filed attached to a Status Report on 1/14/15, indicates that Petitioners will not seek reimbursement for their attorney's fees and costs from the conservatorship estate. The Court may require clarification.
- 3. The attached billing statements from Walters and Moshrefi include charges that are considered by the Court to be costs of doing business and not reimbursable, such as travel to and from court, mileage, parking fees, and review of Examiner's Notes totaling \$313.36. The Court may disallow this amount.
- 4. Petitioners request a total amount of \$21,809.24 in attorney fees and costs for the establishment of the conservatorship. The Court may require clarification with reference to Probate Code §2640 as to the reasonableness of this amount, given the size of the conservatorship estate. Final Appraisal filed 3/26/15 indicates \$51,233.83 cash plus a vehicle and misc. personal property. The file indicates that the Conservatee does own a home; however, it is held in a trust (separate from the conservatorship estate), and the petition indicates that there may be other litigation (unlawful detainer action) involving that asset.

# 10 Lizibet E. Rousseau (CONS/P)

Case No. 13CEPR01059

Attorney: Heather H. Kruthers (for Petitioner/Conservator Public Guardian)

Attorney: Jennifer L. Walters (court appointed for conservatee)

First Account Current and Report of Conservator and Petition for Allowance of Compensation to Conservator and Attorney

	PUBLIC GUARDIAN, Conservator, is	NEEDS/PROBLEMS/COMMENTS:
	petitioner.	
	Please see petition for details.	Note: If the petition is granted, status hearings will be set as follows:
Cont. from	Court Investigator Report filed on 9/10/15	status fiedifigs will be set as follows.
Aff.Sub.Wit.  ✓ Verified	<b>3</b>	Wednesday, October 4, 2017 at 9:00 a.m. in Department 303, for the filing of the second
Inventory		account.
PTC		Pursuant to Local Rule 7.5 if the
Not.Cred.  ✓ Notice of Hrg		required documents are filed 10 days prior the date set the status
✓ Aff.Mail W/		hearing will come off calendar and no appearance will be required.
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
✓ 2620 (c)		
✓ Order		
Aff. Posting		Reviewed by: KT
Status Rpt		<b>Reviewed on:</b> 10/16/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 10 – Rousseau

Attorney Bagdasarian, Gary G. (for Elgeron Graves – Son – Administrator)

Probate Status Hearing Re Filing of the First Account or Petition for Final Distribution

Probate	Status He
DOD: 7/2/02	ELGERO
	appoin
	IAEA wi issued c
	133060 0
Cont. from 061915	At the h
Aff.Sub.Wit.	set this
Verified	the first distribut
Inventory	distribut
PTC	Invento
Not.Cred.	indicate
Notice of	E. Eden \$135,00
Hrg	φ133,00
Aff.Mail	Substitu
Aff.Pub.	indicate
Sp.Ntc.	represe
Pers.Serv.	Bagdas
Conf. Screen	Status R
Letters	Attorne
Duties/Supp	Adminis
Objections	Dept. o
Video	that the
Receipt	to file u
CI Report	DHS ha
9202	given to
Order	COMMING
Aff. Posting	
Status Rpt	
UCCJEA	
Citation	

**FTB Notice** 

**ELGERON GRAVES**, Son, was appointed Administrator with Limited IAEA without bond and Letters issued on 4/15/15.

At the hearing on 4/15/15, the Court set this status hearing for the filing of the first account or petition for final distribution.

Inventory and Appraisal filed 8/22/14 Indicates real property located at 6 E. Eden Avenue in Fresno valued at \$135,000.00.

Substitution of Attorney filed 6/18/15 ndicates the Administrator is now represented by Attorney Gary Bagdasarian.

Status Report filed 6/18/15 by
Attorney Bagdasarian states the
Administrator has not notified the
Dept. of Health Care Services in
connection with a creditor's claim
that they may have the opportunity
to file upon. Pursuant to §9202(a),
DHS has four months after notice is
given to file a claim. A four-month
continuance is therefore requested.

#### **NEEDS/PROBLEMS/COMMENTS:**

Minute Order 6/19/15: Mr. Bagdasarian informs the court that he just subbed into the case. The Court orders that Elgeron Graves may not take out a loan that was previously requested. If accounting is filed 2 days before status hearing, it may come off calendar.

Background: Notice of Proposed Action filed 5/30/14 states the Administrator (self-represented at the time) "requests permission" to secure a loan by encumbrance on the estate real property not to exceed \$60,000.00 and will be used to pay delinquent property taxes, home repairs, and repayment of loan payments that will be needed until finalization of probate (12 months of loan payments plus the cost of the loan).

Examiner Notes noted that the form "Notice of Proposed Action," is not the correct procedure to request permission of the court for a transaction, as it does not generate a hearing date or response from the Court. As such, its filing does not constitute a petition for authorization to borrow on behalf of the estate as required by Probate Code §9800. Further, Administrator was granted only limited authority under the IAEA.

<u>Update</u>: Since the last hearing, notice of administration has been given to DHS and to the Franchise Tax Board. However, a Creditor's Claim has now been filed by the Fresno County Tax Collector.

 Need First Account or Petition for Final Distribution or written status report pursuant to Local Rule 7.5.

Reviewed by: skc
Reviewed on: 10/16/15
Updates:
Recommendation:
File 11 - Graves

# 12A Rinko Yoshioka (Estate)

Case no. 14CEPR00531

Attorney: John W. Phillips (for Petitioner William Yoshioka)

Attorney: Steven L. Shahbazian (for Executor Joyce Yamaguchi)

Attorney: Jeffrey Jaech (for Objector State Center Community College District)

Petition for Surcharge of Trustee; for Order Directing Trustee to Return Trust Property to Trust; and for Order Compelling Trustee to Account and Report.

	l los order compounts notice to Accoon	NEEDS/PROBLEMS/COMMENTS:
		NEEDS/TROBLEMS/COMMENTS.
		Continued from 9/30/15.
Cont. from 070915,		
081315		As of 10/19/15 the following issue
Aff.Sub.Wit.		remains:
Verified		
Inventory		The petition involves the decedent's
PTC		trust. The decedent's trust is a
Not.Cred.		separate entity and therefore
Notice of		cannot be heard in this estate
Hrg		matter. A new trust action must be
Aff.Mail		initiated for issues regarding the
Aff.Pub.		decedent's trust.
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 10/19/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 12A - Yoshioka

**12A** 

# 12B Rinko Yoshioka (Estate)

Case no. 14CEPR00531

Attorney: John W. Phillips (for Petitioner William Yoshioka)

Attorney: Steven L. Shahbazian (for Executor Joyce Yamaguchi)

Attorney: Jeffrey Jaech (for Objector State Center Community College District)

#### **Demurrer**

	Demurrer	
		NEEDS/PROBLEMS/COMMENTS:
Cont. from		The underlying petition involves the
Aff.Sub.Wit.		decedent's trust. The decedent's trust is a separate entity and
Verified		therefore cannot be heard in this
<del>                                     </del>		estate matter.
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 10/19/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 12B - Yoshioka

**12B** 

# 12C Rinko Yoshioka (Estate)

Case No. 14CEPR00531

Attorney

Shahbazian, Steven L. (for Joyce Yamaguchi – Executor)
Probate Status Hearing Re: the Filing of the First Account and/or Petition for Final Distribution

DC	D: 06/08/2014	JOYCE YAMAGUCHI, was appointed	NEEDS/PROBLEMS/COMMENTS:
	21.00,00,2011	Executor with full IAEA without bond on	
		07/30/2015.	Minute Order of 09/30/2015: Pending
-		=	litigation is set for 10/22/2015.
		Letters issued 08/01/2014	
Co	nt. from 093015		Need First Account or Petition for
	Aff.Sub.Wit.	Inventory and Appraisal filed 09/04/2014	Final Distribution or current written
	Verified	shows an estate valued at \$643,027.66.	status report pursuant to Local
	Inventory	Minute Order of 07/30/2015 set this	Rule 7.5 which states in all matters set for status hearing verified
	PTC	Status Hearing for filing of the First	status reports must be filed no
	Not.Cred.	Account and/or Petition for Final	later than 10 days before the
	Notice of	Distribution.	hearing. Status Reports must
	Hrg		comply with the applicable code
	Aff.Mail		requirements. Notice of the
	Aff.Pub.		status hearing, together with a
	Sp.Ntc.		copy of the Status Report shall be served on all necessary parties.
	Pers.Serv.		served off diffiecessary parties.
	Conf.	1	
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video	7	
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: LV
	Status Rpt		<b>Reviewed on:</b> 10/16/2015
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 12c – Yoshioka

12C

# 13 Homer Byron Trice, Jr. (Estate) Case No. 14CEPR00628 Attorney Teixeira, J. Stanley (for Robert W. Trice – Executor) Probate Status Hearing Re: Filing First Accounting

	NEEDS/PROBLEMS/COMMENTS:
	OFF CALENDAR.
	Order on First and Final
Cont. from	Account filed 09/29/2015.
Aff.Sub.Wit.	<u> </u>
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of	
Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf.	
Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
Order	Paviawa d by a LV
Aff. Posting Status Rpt	Reviewed by: LV  Reviewed on: 10/15/2015
UCCJEA	Updates:
Citation	Recommendation:
FTB Notice	File 13 – Trice

# 14A Francisco Javier Gonzalez (GUARD/E) Case I Attorney: David J. Thelen (for Guardian/mother Dilila Eululia Aganza) Case No. 15CEPR00257

# Probate Status Hearing RE: Filing of the Inventory and Appraisal

	DILILA EULULIA AGANZA, mother, was	NEEDS/PROBLEMS/COMMENTS:
	appointed guardian of the estate on	
	4/23/15.	
		OFF CALENDAR. Corrected
Cont. from 082715,		Inventory and Appraisal filed on
092415		10/20/15.
Aff.Sub.Wit.		10,20,101
Verified		
Inventory		
PTC		
Not.Cred.	]	
Notice of	1	
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.	]	
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 10/19/15
UCCJEA		<b>Updates:</b> 10/21/15
Citation		Recommendation:
FTB Notice		File 14A – Gonzalez

14A

# 14B Francisco Javier Gonzalez (GUARD/E) Case No. 15CEPR00257

Attorney: David J. Thelen (for Guardian/mother Dilila Eululia Aganza)

# Probate Status Hearing RE: Receipt for Blocked Account

	<b>DILILA EULULIA AGANZA</b> , mother, was appointed guardian of the estate on	NEEDS/PROBLEMS/COMMENTS:
	4/23/15.	
Cont. from 092415		OFF CALENDAR. Receipt for
Aff.Sub.Wit.		Blocked Account filed.
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		Davisous d by g KT
Aff. Posting		Reviewed by: KT
Status Rpt UCCJEA		Reviewed on: 10/19/15
Citation		Updates: 10/21/15 Recommendation:
FTB Notice		File 14B – Gonzalez

14B

# Guillermina Conde (CONS/E) Case No. 15CEPR00307 er Jackson, Martha (Pro Per – Conservator) Probate Status Hearing Re: Filing of the Inventory and Appraisal 15

Petitioner

	MARTHA JACKSON, Daughter, was appointed Conservator of the Estate only, without bond and all funds to be	NEEDS/PROBLEMS/COMMENTS:
	placed in a blocked account, on 06/30/2015.	Need Inventory and Appraisal or current written status report  Ourselant to Local Pulo 7.5 which
Cont. from  Aff.Sub.Wit.  Verified  Inventory  PTC  Not.Cred.  Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report		current written status report pursuant to Local Rule 7.5 which states in all matters set for status hearing verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.
9202 Order		Poviova d hva IV
Aff. Posting Status Rpt UCCJEA		Reviewed by: LV  Reviewed on: 10/15/2015  Updates:
Citation FTB Notice		Recommendation: File 15 – Conde
		1.5

15

# 16 Howard Edward Fleming

Case No. 15CEPR00310

Petitioner Ferguson, Anita Marie (Pro Per – Fiancee – Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to

Administer Under IAEA (Prob. C. 8002, 10450)

				NEEDS/PROBLEMS/COMMENTS:
			named executor without bond, is	
			Petitioner.	Continued from 5/7/15, 6/18/15, 8/13/15,
				9/24/15. The following issue remains noted:
Con	t from 050715		Full IAEA – ok	A November of Bullium Land Land Land
	315, 081315,	′	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	1. Need Notice of Petition to Administer
0924			Will dated 3/14/04	Estate and proof of service pursuant to Probate Code §8110 on:
===	Aff.Sub.Wit.		Residence: Fresno	- Anne Todd Cortez (sister)
	Verified		Publication: Fresno Bee	Aime rodd conez (sisier)
				Note: This case was opened with a fee
<del> </del>	Inventory		Estimated value of estate:	waiver. Please note that upon distribution,
-	PTC		Personal property: \$8,000.00	all Court filing fees will be due.
-	Not.Cred.		Real property: \$31,000.00	
	Notice of	Χ	(\$55,000.00 encumbered for	Note: If granted, the Court will set status
-	Hrg		\$24,000.00)	hearings as follows:
	Aff.Mail	Χ		
<b>~</b>	Aff.Pub.		Probate Referee: Steven Diebert	Thursday, March 19, 2016 for the filing of
	Sp.Ntc.			the Inventory and Appraisal; an
	Pers.Serv.			Thursday, January 5, 2017 for the filing
	Conf.			of the first account or petition for final
	Screen			distribution.
~	Letters			
~	Duties/Supp			If the proper items are on file per Local Rule
	Objections			7.5, the status hearings may come off calendar.
,	Video			Caleridai.
	Receipt			
	CI Report			
	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			<b>Reviewed on:</b> 10/16/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 16 - Flemming

# 17 Warren James Hengel, JR (CONS/P)

Case No. 15CEPR00871

Attorney: Kathleen Bakergumprecht-Davies (for Petitioner Maria Del Carmen Hengel)

Attorney: Janet Wright (court appointed for the proposed conservatee)

Attorney: Danielle R. Guerrero (for Objector Cynthia Case)

# Petition for Appointment of Probate Conservator

			There is no temporary.	NE	EDS/PROBLEMS/COMMENTS:
Со	nt. from		MARIA DEL CARMEN HENGEL, spouse, is petitioner  Please see petition for details.	1.	It appears that petitioner is requesting medical consent powers. # 9 of the petition was marked requesting medical
✓	Aff.Sub.Wit.		Objections to Petition for Appointment of Conservator filed by Cynthia Case		consent powers, however, #1g of the petition was not marked. Need clarification.
	PTC Not.Cred.		on 9/30/15	2.	The signature of William Garnica, M.D. on the Capacity
<b>√</b>	Notice of Hrg Aff.Mail	W/	Declaration of Court Appointed Counsel for Conservatee filed on 10/19/15	3.	declaration was not dated.  Citation was not personally served as required by Probate
	Aff.Pub. Sp.Ntc.			4.	Code § 1824.  Order is incomplete (completely
✓	Pers.Serv. Conf. Screen	X			blank). Need new completed order.
<b>√</b>	Letters Duties/Supp			5.	Objections were not verified. Probate Code §1021.
<b>✓</b>	Objections				
✓	Video Receipt				
	CI Report	Χ			
1	9202 Order				
	Aff. Posting				viewed by: KT
-	Status Rpt				eviewed on: 10/19/15
1	UCCJEA Citation			_	odates: ecommendation:
	FTB Notice			File	e 17 – Hengel

18 Connie Crawford (Det. Succ) Case No. 15CEPR00890 Attorney Donahue, Matthew (of Ventura, Ca. for James Morse – Petitioner – Son) Petition to Determine Succession to Real Property

DC	D: 04/23/2015		JAMES MORSE, son, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
	2. 0 1, 20, 2010		5, unite in ener, sen, is permenen.	NEEDO, I NO DELINO, O O MINIELLIO
			40 days since DOD	
			N. I. and A.	
Со	nt. from		No other proceedings	
	Aff.Sub.Wit.		I&A - \$111,000.00	
1	Verified		·	
	Inventory		Decedent died intestate	
✓	,		Petitioner requests Court	
	PTC		determination that decedent's 100%	
	Not.Cred.		interest in real property located at	
✓	Notice of		2323 Erie St., Caruthers, Ca., and misc.	
	Hrg Aff.Mail	w/	personal property passes to James	
✓		<b>VV</b> /	Morse pursuant to intestate succession.	
	Aff.Pub.		30000331011.	
	Sp.Ntc.			
	Pers.Serv.			
	Conf.			
	Screen			
	Letters  Duties (Supp.			
	Duties/Supp Objections			
	Video	<u> </u>		
	Receipt			
	CI Report			
	9202			
1	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 10/15/2015
	UCCJEA			<b>Updates:</b> 10/20/15 (skc)
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 18 – Crawford

18

19 Attorney Stefan Francis Elensky (CONS/P) Case No. Lyon, Paul J. (for Richard Elensky and Brenda Elensky – parents/Petitioners)

# Petition for Appointment of Probate Conservator

Αg	je: 18		NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
				CONTINUED TO 12/10/2015
			RICHARD ELENSKY and	per Attorney request
			<b>BRENDA ELENSKY,</b> parents, are	l
			Petitioners and request	Court Investigator advised rights on 09/25/15
Co	ont. from		appointment as co- conservators of the person	Voting rights affected, need minute order.
H	Aff.Sub.Wit.		with medical consent powers.	1. Dr. Hernandez checked box 7(b) on the
1	Verified		wiii i ii edicai conseni powers.	Capacity Declaration stating that the proposed conservatee lacks capacity to
Ě			Voting rights affected.	make medical decisions, but did not initial
<b> </b>	Inventory			where necessary. Need revised Capacity
l	PTC		<b>Petitioners state:</b> [see file for	Declaration with the doctor's initials at item
	Not.Cred.		details]	7(b). 2. The proposed relatives listed at item 11 of
<b> </b>   ✓	Notice of			the Petition does not include grandparents,
	Hrg		Court Investigator Charlotte	which are relatives within the second
<b>√</b>	Aff.Mail	w/	Bien filed a report on	degree and entitled to notice. If grandparents are deceased, their name
	Aff.Pub.		10/01/15.	and date of death should be listed. (Local
	Sp.Ntc.			Rule 7.1.1D).
✓	Pers.Serv.	w/		3. If there are any living grandparents, need proof of service by mail at least 15 days
✓	Conf.			before the hearing of Notice of Hearing
	Screen			with a copy of the Petition for Appointment
✓	Letters			of Probate Conservator or Consent &
✓	Duties/Supp			Waiver of Notice <u>or</u> Declaration of Due Diligence for each living grandparent.
	Objections			4. Petitioner is a client of CVRC, therefore
		X		need proof of service at least 30 days
	Receipt	^		before the hearing of Notice of Hearing with a copy of the Petition on CVRC.
<b>√</b>	CI Report			(Probate Code § 1822(e).
-	9202			5. Need receipt for watching conservatorship
	Order			video.
	Oldei			6. Proofs of service filed 10/16/15 for service to the proposed conservatee and
				parents/siblings indicates that service was
				made on 10/12/15, which provides only 10
				days' notice. Probate Code § 1822 requires 15 days' notice.
				<b>'</b>
<b> </b>	Aff Dection			7. Need Letters of Conservatorship.
<b> </b>	Aff. Posting			Reviewed by: JF (LEG for 10/21/15 update)
	Status Rpt			Reviewed on: 10/16/15
./	UCCJEA			Updates: 10/21/15
<u> </u>	Citation			Recommendation:
	FTB Notice			File 19 – Elensky
	<u></u>			19

# 20 Gloria Espinoza (Estate) Case No. 15CEPR00895 Petitioner Noriega, Doreen Ann (Pro Per)

Petition for Authorization to Administer Under IAEA

DC	D: 12/17/2009		<b>DOREEN ANN NORIEGA,</b> is petitioner	NEEDS/PROBLEMS/COMMENTS:		
202112/11/2001			and requests appointment as			
			Executor.	The Petition is vastly incomplete. The deficiencies		
				with the pleadings include, but are not limited to,		
			Full IAEA - ?	the following:		
Co	nt. from					
	Aff.Sub.Wit.		Decedent died intestate.	Petition states decedent died intestate.		
✓	Verified		Residence: Fresno	Petitioner requests appointment as executor, if decedent died without a will petitioner		
	Inventory		Publication: <b>Need</b>	should request appointment as		
	PTC			administrator.		
	Not.Cred.		Estimated value of the Estate:			
	Notice of Hrg	Х	Personal property - \$134,347.00	<ol><li>#8 of the petition does not list the petitioner's relationship to the decedent.</li></ol>		
	Aff.Mail	Χ	   Probate Referee: Rick Smith	3. Need Affidavit of Publication.		
	Aff.Pub.	Χ	Trobare Referee. Rick striiii	5. Need Allidavii of Fublication.		
	Sp.Ntc.			4. Need Notice of Petition to Administer Estate.		
	Pers.Serv.					
	Conf.			5. Need proof of service of the Notice of		
	Screen			Petition to Administer Estate on all interested		
✓	Letters			parties pursuant to Probate Code §8110.		
✓	Duties/Supp			6. #5a(1) or #5a(2) was not answered		
	Objections			regarding a spouse.		
	Video					
	Receipt			7. #5a(3) or #5a(4) was not answered		
	CI Report			regarding a registered domestic partner.		
	9202			8. #5a(7) or #5a(8) was not answered		
1	Order			regarding issue of predeceased child.		
				9. #2d(1), #2d(2) or #2d(3) of the petition regarding bond is incomplete.		
				<ol> <li>#3g is incomplete regarding whether the personal representative is a resident of California.</li> </ol>		
	Aff. Posting			Reviewed by: L∨		
	Status Rpt			Reviewed on: 10/16/2015		
	UCCJEA			Updates:		
	Citation			Recommendation:		
	FTB Notice			File 20 – Espinoza		
-	•	'		-		

# 21 Ray Anthony Bermunez (CONS/P) Case No. 15CEPR00907

Petitioner Olveda, Elvia (Pro Per – Maternal Grandmother)

Petition for Appointment of Probate Conservator of the Person

			Petition for Appointment of Probate Conse	
Αç	je: 19		NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
			<b>ELVIA OLVEDA,</b> maternal grandmother, is	
			petitioner.	
Co	ont. from		Please see petition for details.	
	Aff.Sub.Wit.			
✓	Verified			
	Inventory			
	PTC			
	Not.Cred.			
1	Notice of Hrg			
1	Aff.Mail	w/		
	Aff.Pub.			
	Sp.Ntc.			
1	Pers.Serv.	w/		
✓	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video Receipt			
<b>/</b>	Cl Report			
	9202			
1				
	Aff. Posting			Reviewed by: LV
	Status Rpt			<b>Reviewed on:</b> 10/16/2015
	UCCJEA			Updates:
✓	Citation			Recommendation:
	FTB Notice			File 21 – Bermunez

Attorney: Catherine A. Amador (for Petitioner John Dark)

Amended Petition for Letters of Administration. Authorization to Administer under the Independent Administration of Estates Act

under the Independent Administration of Estates Act			
DOD: 5/26/15		JOHN DARK, creditor, is	NEEDS/PROBLEMS/COMMENTS:
		petitioner and request	
		appointment as Administrator	Continued from 10/15/15. Minute order
		with bond set at \$55,000.00.	states the Court need proper proof of
Cont. from 100115,		· ´	service, if filed timely then the Court is
101515		Full IAEA – o.k.	ready to sign the order.
Ë	Aff.Sub.Wit.	1	Notice of Petition to Administer the
<u> </u>		Decedent died intestate.	Estate with the hearing date of
✓	Verified		October 15, 2015 was mailed to
	Inventory	Residence: Fresno	Andrea Thomas, Guardian of Sydney
	PTC	Publication: Fresno Business	Benlien on October 15, 2015. Probate
	Not.Cred.	Journal	Code §8110 requires the Notice of
	Notice of	1	Petition to Administer the Estate to be
	Hrg		mailed at least 15 days prior to the
1	Aff.Mail W/	Estimated value of the estate:	hearing of the petition for
Ě	,	Real property- \$55,000.00	administration of a decedent's estate.
✓	Aff.Pub.		Note: If the petition is granted, status
	Sp.Ntc.	Probate Referee: Rick Smith	hearings will be set as follows:
	Pers.Serv.		110 di in 190 vi in 20 301 de 10 ilo 113.
	Conf.		Wednesday, November 18, 2015 at
	Screen		9:00 a.m. in Department 303, for the
1	Letters		filing of the bond.
Ě			
✓	Duties/Supp		Wednesday, March 16, 2016 at 9:00  The sign of the art 100 for the art 10
	Objections	]	a.m. in Department 303, for the filing of the inventory and appraisal.
	Video	1	or the inventory and appraisal.
	Receipt		Wednesday, December 14, 2016 at
	CI Report	1	9:00 a.m. in Department 303, for the
	9202	1	filing of the first account or petition for
1	Order		final distribution.
			Pursuant to Local Pulo 7.5 if the required
			Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the
			date set the status hearing will come off
			calendar and no appearance will be
			required.
	Aff. Posting	1	Reviewed by: KT
	Status Rpt	1	Reviewed on: 10/19/15
	UCCJEA	1	<b>Updates:</b> 10/20/15
	Citation	1	Recommendation:
	FTB Notice	1	File 22 – Benlien
1	I	1	22